REMARKS

The following amendment and remarks responds to the Official Action mailed May 30, 2007. Applicant's Request for Continued Examination (RCE) is submitted herewith in which Applicant requests entry of the present amendment.

As an initial matter, Applicant's attorney would like to thank Examiner Paula for the courtesies extended by him in connection with the telephonic interview on August 23, During the interview, the Examiner and the undersigned discussed the rejection of the claims under § 102(b) in view of Klingler. During the interview, there was a discussion of the differences between the prior art and applicant's use of GUI screens that contain GUI selectable objects. It was explained that the present invention differed from Klingler in that it was directed the formation of GUI screens that include preset user-selectable objects, whereas Klingler was directed to splicing together movie clips and adding effects thereto. The Examiner indicated that the term "scenes" used in the claims was a broad term that would apply to movie and clip editing functions such disclosed in Klingler. However, the present explains that when it used the word "scenes," it actually meant "GUI screens" as indicated in the application at page 3:

It should noted that a GUI screen for implementing a function to achieve a certain objective by prescription of described information as referred to as a "scene."

Thus, in order to clarify the claims in accordance with the specification, Applicant has amended the claims to specify that the claimed invention allows for editor to create final GUI screens from shared screens, each of the shared screens comprising one or more shared user selectable objects that are controllable for display to create the final screens.

In view of the amendments and remarks, Applicant respectfully submits that the presently presented claims patentably distinguish over Klingler and the rejection of the claims under § 102(b) based on Klingler should be withdrawn.

As it is believed that all of the rejections set forth in the Official Action have been fully met, favorable reconsideration and allowance are earnestly solicited.

If, however, for any reason the Examiner does not believe that such action can be taken at this time, it is respectfully requested that he telephone applicant's attorney at (908) 654-5000 in order to overcome any additional objections which he might have.

If there are any additional charges in connection with this requested amendment, the Examiner is authorized to charge Deposit Account No. 12-1095 therefor.

Dated: September 12, 2007

Respectfully submitted,

Jonathan A. David

Registration No.: 36,494 LERNER, DAVID, LITTENBERG,

KRUMHOLZ & MENTLIK, LLP

600 South Avenue West

Westfield, New Jersey 07090

(908) 654-5000

Attorney for Applicant

800339_1.DOC